

EPARTMENT OF COMMERCE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	A	TTORNEY DOCKET NO.
09/270,11	1 03/16/9	99 CONRAD	W	5562-769/PMD
- 001059	D010EQ TMC2/		·E	XAMINER
001059 IM62/0516 ' BERESKIN AND PARR			SPITZER,R	
	TREET WEST	40TH FLOOR	ART UNIT	PAPER NUMBER
P O BOX 4 TORONTO O CANADA	01 N M5H 3Y2	AIR MAIL	1724	8
				05/16/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Office Action Summary

Application No. **09/270,111**

Applicant(s)

Conrad et al

Examiner

Spitzer, Robert H.

Group Art Unit 1724



Responsive to communication(s) filed on May 1, 2000	
Mesponsive to communication(s) filed on May 1, 2000	·
This action is FINAL .	
Since this application is in condition for allowance exce in accordance with the practice under Ex parte Quayle,	ept for formal matters, prosecution as to the merits is closed 1935 C.D. 11; 453 O.G. 213.
s longer, from the mailing date of this communication. Fa	set to expireTHREE month(s), or thirty days, whichever silure to respond within the period for response will cause the stensions of time may be obtained under the provisions of
Disposition of Claims	
	is/are pending in the application.
Of the above, claim(s)	is/are withdrawn from consideration
X Claim(s) 1-15 and 30-34	is/are allowed.
X Claim(s) 16, 28, 29, 35, 38, and 39	
X Claim(s) 17-27, 36, and 37	
☐ Claims	are subject to restriction or election requirement.
Application Papers	
☐ See the attached Notice of Draftsperson's Patent Dr	rawing Review, PTO-948.
☐ The drawing(s) filed on is/are of	
☐ The proposed drawing correction, filed on	
☐ The specification is objected to by the Examiner.	
☐ The oath or declaration is objected to by the Examin	ner.
riority under 35 U.S.C. § 119	
Acknowledgement is made of a claim for foreign pri	iority under 35 U.S.C. § 119(a)-(d).
☐ All ☐ Some* ☐ None of the CERTIFIED cop	pies of the priority documents have been
received.	
received in Application No. (Series Code/Seria	
received in this national stage application from	n the International Bureau (PCT Rule 17.2(a)).
*Certified copies not received: Acknowledgement is made of a claim for domestic	priority under 25 U.S.C. & 119/o\
•	priority under 30 0.3.C. s 113(c).
attachment(s)	
☐ Notice of References Cited, PTO-892☐ Information Disclosure Statement(s), PTO-1449, Page 1449, Page 1	ner No(s)
☐ Interview Summary, PTO-413	po. 140(0).
The state of the s	TO-948
☐ Notice of Draftsperson's Patent Drawing Review, P	

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- 1. Claims 1-15, and 30-34 are allowed.
- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 16, 28, 29, 35, 38 and 39 are again rejected under 35 U.S.C. 102(b) as being clearly anticipated by both the process and apparatus of Sircar et al. (4,013,429), wherein the output of the adsorbers goes to a pressurizable storage means "41", and the purging occurs through either valve "37" or "38", which valves are operably associated with the storage means when it reaches a preset pressure.
- 4. Claims 17-27, 36 and 37 are again objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5. Applicant's arguments filed May 1, 2000 have been fully considered but they are not persuasive.

With respect to the Sircar et al. ('429) reference, applicants' state that it "fails to disclose limitation (e) of the claim" 16. Limitation (e) is an "actuating means operably associated with the purging means for actuating the purging cycle upon the presurizable storage means reaching a preset pressure". In Sircar et al. ('429), such "actuating means" would be the control means which is what operates the cycle of the adsorbent beds. That cycle allows storage means "41" to collect gas until such time (which would occur at a "preset pressure") as that gas is needed to purge the bed. Thus, in the opinion of the Examiner, the control means of Sircar et al. ('429) has

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the identical function to the recited "actuating means". Likewise, the method steps of claim 35

are also shown. Any other remarks made by Applicants and not specifically commented on by

+he Examiner, have been considered.

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time

policy as set forth in 37 CAR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

7. Any inquiry concerning this communication should be directed to Robert H. Spitzer at

telephone number (703) 308-3794.

Robert H. Spitzer/om May 10, 2000 ROBERT H. SPITZER
PRIMARY EXAMINER

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